



Douglas M. Butz, Esq. (SBN 060722)
 dmbutz@butzdunn.com
 Jocelyn D. Hannah, Esq. (SBN 224666)
 jhannah@butzdunn.com
 David D. Cardone, Esq. (SBN 254954)
 dcardone@butzdunn.com
 BUTZ DUNN & DESANTIS
 A PROFESSIONAL CORPORATION
 Attorneys At Law
 101 West Broadway, Suite 1700
 San Diego, California 92101-8289
 (619) 233-4777 / Facsimile (619) 231-0341
 and
 BARRY L. COHEN, ESQ.
 bcohen@thorpreed.com
 JERRI A. RYAN, ESQ. (SBN 201814)
 jryan@thorpreed.com
 THORP REED & ARMSTRONG, LLP
 2005 Market Street, Suite 1910
 Philadelphia, Pennsylvania 19103
 Telephone: (215) 640-8500
 Facsimile : (215) 640-8501

Attorneys for Plaintiff,
 United States Golf Association, Inc.

UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES GOLF ASSOCIATION,
 INC.

Plaintiff,

vs.

VARIOUS JOHN and JANE DOES
 Individuals

and

VARIOUS XYZ ENTITIES,
 Defendants.

CASE NO. '08 CV 0981 JM JMA

AFFIDAVIT OF LIEUTENANT
 DANIEL CHRISTMAN

I, Lieutenant Daniel Christman, being duly sworn, hereby depose and say:

1. I am over eighteen (18) years of age and fully competent to make the statements
 herein.

1 2. I have personal knowledge of the statements herein.

2 3. I am currently employed as a Lieutenant for Special Event Operations with the San
3 Diego Police Department and have held such position since 2006. Currently, seven (7) sworn
4 police officers and one hundred and ninety (190) non-sworn traffic control officers work for me in
5 various investigative units.

6 4. I have been employed in the field of law enforcement for the past twenty-six (26)
7 years.

8 5. In the past, I have supervised other police officers on several occasions who worked
9 with trademark owners in the enforcement of laws related to counterfeit merchandise based in San
10 Diego County, California. Such work has included enforcing and investigating bootleggers and
11 counterfeiters of merchandise which bear registered trademarks.

12 6. As such, I am familiar with counterfeiting activity that takes place in San Diego
13 County with regards to certain events, such as sporting events and rock concerts.

14 7. I have been one of the primary planners for security and transportation, and will
15 oversee interior security related to the United States Golf Association's ("USGA"'s) 2008 U.S.
16 Open which will take place from June 12-15, 2008 (with practice rounds from June 9-11, 2008 and
17 the chance of a playoff taking place on June 16, 2008) at Torrey Pines South Golf Course.

18 8. Based upon my experience, I fully expect bootleggers and counterfeiters to sell or
19 offer for sale merchandise, including but not limited to, t-shirts and hats and other clothing and/or
20 merchandise which contain and/or include trademarks and/or other indicia which belong to USGA.

21 9. In my experience, the only effective enforcement and prevention mechanism that
22 exists to deter and prevent such unauthorized activity at such events, such as the 2008 U.S. Open,
23 is a Temporary Restraining Order and an Order of Seizure, without providing advanced notice to
24 the persons selling the counterfeit merchandise.

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26 ///

27 ///

28 ///

1 10. In my experience, if advance notice is provided to the bootleggers, they will not
2 appear at a Court hearing and/or the counterfeit merchandise will disappear in part or in its
3 entirety.

4 I verify under penalty of perjury that the foregoing statements are true and correct.

5 Executed this 29 day of MAY, 2008, in San Diego, California.

6
7 
8 Lieutenant Daniel Christman

9 Sworn to and subscribed before

10 me this 29th day of May, 2008.

11 May P. Carpinell
12 Notary Public

BUTZ DUNN DESANTIS
A PROFESSIONAL CORPORATION
101 WEST BROADWAY, SUITE 1700
SAN DIEGO, CALIFORNIA 92101
(619) 233-4777

ACKNOWLEDGMENT

State of California

County of SAN DiegoOn May 29, 2008 before me, Mary P. Carpinelli
(insert name and title of the officer)

personally appeared Lieutenant Daniel Christman
who proved to me on the basis of satisfactory evidence to be the pers on(s) whose name(s) is/~~are~~
subscribed to the within instrument and acknowledged to me that he/~~she/they~~ executed the same in
his/~~her/their~~ authorized capacity(~~ies~~), and that by his/~~her/their~~ signature(~~s~~) on the instrument the
person(s), or the entity upon behalf of which the pers on(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing
paragraph is true and correct.

WITNESS my hand and official seal.

Signature Mary P. Carpinelli (Seal)